UNITED STATES DISTRICT COURT WESTERN DISTRICT OF TEXAS - EL PASO DIVISION

USA			§	DETENTION ORDER RENDING TRIAL
vs. (1) ELIZABETH RODRIGUEZ Defendant			Case Number: EP:19-M-05538(1)MAT	
			§ §	
		e with the Bail Reform Act, 18 U.S.C. § 3142(f), a detention hearin in this case.	ig has be	en held. I conclude that the following facts require the detention of the defendant
		Part I -	Finding	s of Fact
	(1)) The defendant is charged with an offense described in 18 U.S.C. § 3142(f)(1) and has been convicted of a federal offense state or local offense that would have been a federal offense if a circumstance giving rise to federal jurisdiction had existed - that is:		
		a crime of violence as defined in 18 U.S.C. § 3156(a)(4) or at an offense for which the maximum sentence is life imprisonment of a felony that was committed after the defendant had been cor § 3142(f)(1)(A)-(C), or comparable state or local offenses: any felony this is not a crime of violence but involves: a minor victim the possession or use of a firearm or destructive device or an a failure to register under 18 U.S.C. § 2250.	nent or d ten years nvicted o	or more is prescribed in * f two or more federal offenses described in 18 U.S.C.
	(2) (3) (4)	described in finding (1).	ate of cor	release of the defendant from imprisonment for the offense tion or combination of conditions reasonably assure the safety of (an) other
		Alterna	ate Find	ngs (A)
	(1)	There is probable cause to believe that the defendant has committed a for which a maximum term of imprisonment of ten years or n under 18 U.S.C. § 924(c). The defendant has not rebutted the presumption established by findin of the defendant as required and the safety of the community.	nore is p	
			ate Find	ngs (B)
X	(1) (2)	There is serious risk that the defendant will not appear. There is serious risk that the defendant will endanger the safety of and	other per	son or the community.
		Part II - Written State	ement of	Reasons for Detention
	eviden	that the credible testimony and information submitted at the hearing est ace that there is no condition or combination of conditions of release that		by clear and convincing evidence X a preponderance ure the presence of the defendant as required because the defendant abuses
		Part III - Directi	ions Reg	arding Detention
person order o	s await of Unit	ting or serving sentences or held in custody pending appeal. The defented States Court or on request of an attorney for the Government, the court appearance.	dant mu	ative for confinement in a corrections facility separate, to the extent practicable, from it be afforded a reasonable opportunity to consult privately with defense counsel. Or charge of the corrections facility must deliver the defendant to the United States
		11th day of June, 2019 Date	MIGUI UNITE	LASTORRES A. UMA. D STATES MAGISTRATE JUDGE

^{*}Insert as applicable: (a) Controlled Substances Act (21 U.S.C. § 801 et seq.); (b) Controlled Substances Import and Export Act (21 U.S.C. § 951 et seq.); or (c) Section 1 of Act of Sept. 15, 1980 (21 U.S.C. § 955a).